

Anti-American Civil Rights Bill

ONLY YOU AS AN AMERICAN CITIZEN CAN STOP THIS VICIOUS BILL FROM PASSING

The CIVIL RIGHTS BILL is NOT in the interest of the AMERICAN PEOPLE... It is NOT in the interest of The NEGROES... Nor The WHITES!

"Civil Rights" is only the coverup for a giant instrument of FEDERAL CONTROL.

Passed by this Congress, it will set up broad and extended powers of FEDERAL ACTION and other FEDERAL FORCES unconstitutional in concept, design, and purpose.

Now, MR. AMERICAN, read the following by Mr. John C. Satterfield, Past President of the American Bar Association, who tells frankly about your future IF YOU PERMIT your Senators and Congressmen to enact this CIVIL RIGHTS BILL INTO LAW!

EXTREME PROPOSALS

TIGHTENED INTO EXTREME COMPROMISE

Supporters of the pending CIVIL RIGHTS BILL call it a "compromise." But those who have been following the progress of the debate report that the latest version can hardly be called moderate. The truth is, two or three wildly extreme proposals have been tightened into one extreme compromise.

No matter what minor adjustments have been made, the typical American citizen WILL FIND THAT IT IS HIS FREEDOM WHICH HAS BEEN COMPROMISED. Some vague passages have been more clearly defined. But the bill still provides for a sweeping extension of Federal power into new areas. And the penalties are harsher.

IF A MAN BELONGS TO A UNION, for instance, he'll find that his seniority rights take second place to the whim of a Federal commission. A union member may be laid off or fired and a non-union member hired in his place if a Federal agent decides that his employer has been discriminating.

A HOME OWNER WILL DISCOVER that he can no longer choose the buyer or tenant for his house. Federal personnel will make the decision whether or not a prospect is acceptable. Federal personnel will also have the authority to withhold or apply the stamp of approval on architects, realtors, or lawyers involved in the transaction.

A BANK DEPOSITOR may suddenly find out that his savings no longer have the guarantee of Federal insurance. A Federal agency can decide that the bank has discriminated against another customer, and order FDIC insurance withdrawn.

A SODA FOUNTAIN OPERATOR, for the first time, will have a requirement to serve all customers, even if it is bad for his business. The civil rights bill would make it impossible for him to ask the police to protect his property in the event it appears that a riot or disturbance may break out over racial problems. For, since the bill construes such protection as a "state action" and thus prohibited by the Fourteenth Amendment, the State, itself, is prohibited from interfering (abetting).

A FILE CLERK or A STENOGRAPHER would soon realize that ability or neatness may no longer be the crucial qualifications in getting a job. Two girls of equal ability would first have to meet the test of race and religion. A person of one race could not be hired where "too many" people of that particular race were already employed. A person of one religion could not be considered where there were "too many" of that faith already at work.

In fact, THE STRANGEST THING ABOUT THE BILL is that it requires a re-emphasis on America's dwindling race consciousness. FEDERAL AGENCIES ARE EXPLICITLY EMPOWERED to demand

— HE DID HIS DUTY —



Senator Joseph R. McCarthy

"A Senator who is aware of treason but who refuses to expose the dangerous, unpleasant facts for fear that he will be politically scarred and bloodied if he does is acting guiltier of greater treason than the traitors themselves. Every Senator has the duty to use the means provided by the Constitution to protect the people who have entrusted him with the task of manning the watchtowers of this nation."

— Senator Joseph R. McCarthy

racial and religious records from business and unions. Elaborate racial bookkeeping set-ups can be required, under heavy Federal penalties. FEDERAL AGENTS ARE GIVEN THE POWER TO ENTER any industrial or union property, seize records, question employees and members, and investigate any "matter as may be appropriate," to quote the words of the bill.

In short, there are two regions of NEW FEDERAL POWER opened up, in the name of protecting the civil rights of everyone. The first one is the power to TERMINATE FEDERAL GRANTS, which total multiple billions of dollars each year, and hold a life and death power over the financial stability of whole cities and regions. This vast authority would be turned over to Federal agencies without laying down any of the traditional protections of due process of law, rules for receiving evidence, or holding proper hearings. Under this bill, A FEDERAL AGENT HAS ONLY TO MAKE "AN EXPRESS FINDING." In this, he would be guided by his own whim, prejudice or caprice. The "judicial review" provided will be of little value.

The other extraordinary power is the close regulation of employment, promotion and firing. FEDERAL BUREAUCRACY WILL CONTROL THE BASIC DECISIONS OF WORKERS AND THEIR BOSSSES. It means that Federal control will move into such sensitive areas as the TEACHING FACULTIES OF SCHOOLS and COLEGES, public and private, and the writing staffs of NEWSPAPERS and MAGAZINES.

MANY CITIZENS HAVE NEVER REALIZED that the scope of the CIVIL RIGHTS BILL WAS SO IMMODERATE.

CIVIL RIGHTS IN THE LIVING ROOM

The American homeowner feels secure in his living room. His home is his castle. And

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The message must be an expression of personal opinion of an issue of general, national or regional interest.

the U. S. Constitution protects him from unreasonable search and seizure. But IF the pending CIVIL RIGHTS LEGISLATION is passed, the homeowner will no longer be free to use and dispose of his property as in the past whenever his home has been financed in the usual manner.

THERE WILL BE A FEDERAL AGENT AT THE DOOR TO TELL HIM WHAT TO DO!

Many homeowners assume that the CIVIL RIGHTS BILL has nothing to do with them. They assume the proposed legislation has something to do with voting rights or education. They think that because they do not operate a large corporation in interstate commerce they will escape FEDERAL REGULATION.

That isn't so. The CIVIL RIGHTS BILL grants power under which may be required FEDERAL APPROVAL of the deal when the homeowner goes to sell. Or to rent even so much as one room. At the same time, the prospective homebuyer or renter must pass FEDERAL INSPECTION before he can accept the owner's offer.

If, in the opinion of a FEDERAL INSPECTOR, the homeowner's acceptance or rejection has the effect of discriminating on grounds of race or national origin—intentionally or unintentionally—then the deal can be stopped. If a white man and a Negro man with the same qualifications applied for the same vacancy, then the race would be the deciding test.

This situation is contrary to the impression most people have of the CIVIL RIGHTS BILL. But "Civil Rights" is only the coverup for a giant instrument of FEDERAL CONTROL; the word "discrimination" is nowhere defined in the text. The fact is—this bill sets up broad powers of FEDERAL POLICE ACTION to manipulate the social structure in an effort to use FEDERAL FORCE to cure "racial imbalance."

Homeowners are caught in the middle by the section which puts a vise on FEDERALLY ASSISTED PROGRAMS. When FEDERAL PERSONNEL come into the living room, a financial squeeze is put on the hapless owner! FEDERAL CONTRACT and FEDERAL "ASSISTANCE" touch nearly every home built in the United States.

Already about 30% of all home building must meet the FEDERAL FORMULA with regard to race. This is true despite the fact Congress, six times, refused to grant this power to the Executive Department. Arbitrarily, last year, an Executive Order, ignoring Congress, swept G. I. and F. H. A. financing under these controls.

The CIVIL RIGHTS BILL reaches out to every bank and lending institution that participates in the FEDERAL RESERVE SYSTEM. It reaches the FEDERAL HOME LOAN SYSTEM, and even the FEDERAL DEPOSIT INSURANCE CORPORATION. Any institution receiving FEDERAL FINANCIAL "BENEFITS" must make its borrowers fulfill FEDERAL RULES on discrimination. The banks must enforce these rules by FORECLOSURE, BLACKLISTING, REFUSAL, and EVICTION!

Until the CIVIL RIGHTS BILL was proposed, it was an accepted rule that FEDERAL REGULATIONS in assistance programs had to have something to do with the financial purpose. But no longer. The CIVIL RIGHTS BILL sets up sociological requirements that have nothing to do with financial stability.

In fact, the new FEDERAL CONTROLS may be opposed to financial good sense. Homeowners, investors, realtors, developers, and attorneys may be required to follow FEDERAL DECISIONS which experience